

**GHz  
176.5 - 202**

Allocation to Services		
Region 1	Region 2	Region 3
<b>MOD</b> <b>176.5 – 182</b>	FIXED INTER-SATELLITE MOBILE 909 <del>919</del> <u>533 744</u>	
<b>MOD</b> <b>182 – 185</b>	EARTH EXPLORATION-SATELLITE (passive) RADIO ASTRONOMY SPACE RESEARCH (passive) <del>721 920–924</del>	
<b>MOD</b> <b>185 – 190</b>	FIXED INTER-SATELLITE MOBILE 909 <del>919</del> <u>533 744</u>	
<b>190 – 200</b>	MOBILE 902 MOBILE-SATELLITE RADIONAVIGATION RADIONAVIGATION-SATELLITE 722 903	
<b>200 – 202</b>	EARTH EXPLORATION-SATELLITE (passive) FIXED MOBILE SPACE RESEARCH (passive) 722	

Reasons: See MOD 744. Consequential SUP 919.

**NOC**        **920**

**SUP**        **921**

Reasons: Covered by MOD 721.

**GHz  
202 - 248**

MOD

Allocation to Services		
Region 1	Region 2	Region 3
<b>202 – 217</b>	FIXED FIXED-SATELLITE (Earth-to-space) MOBILE 722	
<b>217 – 231</b>	EARTH EXPLORATION-SATELLITE (passive) RADIO ASTRONOMY SPACE RESEARCH (passive) 721 722-907	
<b>231 – 235</b>	FIXED FIXED-SATELLITE (space-to-Earth) MOBILE Radiolocation	
<b>235 – 238</b>	EARTH EXPLORATION-SATELLITE (passive) FIXED FIXED-SATELLITE (space-to-Earth) MOBILE SPACE RESEARCH (passive)	
<b>238 – 241</b>	FIXED FIXED-SATELLITE (space-to-Earth) MOBILE Radiolocation	
<b>241 – 248</b>	RADIOLOCATION Amateur Amateur-Satellite 922524	

MOD

Reasons: See MOD 524.

SUP

922

Reasons: Covered in MOD 524.

GHz  
248 - 400

Allocation to Services		
Region 1	Region 2	Region 3
248 – 250	AMATEUR AMATEUR-SATELLITE	
250 – 252	EARTH EXPLORATION-SATELLITE (passive) SPACE RESEARCH (passive) <u>923 533 904</u>	
252 – 265	MOBILE 902 MOBILE-SATELLITE RADIONAVIGATION RADIONAVIGATION-SATELLITE <u>533 744 903 923 924 904 925</u>	
265 – 275	FIXED FIXED-SATELLITE (Earth-to-space) MOBILE RADIO ASTRONOMY <u>926 533</u>	
275 – 400	(Not allocated) 927	

MOD

MOD

MOD

Reasons: See MOD 744 and MOD 904. Consequential SUP 923, SUP 924.

See MOD 533.

SUP 923

Reasons: See MOD 904 and MOD 533.

SUP 924

Reasons: See MOD 744 and MOD 533.

MOD 925

In the Federal Republic of Germany, Argentina, Spain, Finland, France, India, Italy, the Netherlands and Sweden, the band 261 - 265 GHz is also allocated to the radio astronomy service on a primary basis. ~~In making assignments to stations of other services to which the band is allocated, administrations are urged to take all practicable steps to protect the radio astronomy service from harmful interference. Emissions from space or airborne stations can be particularly serious sources of interference to the radio astronomy service (see Nos. 343 and 344 and Article 36).~~

Reasons: Modified 533 is added to cover suppressed text.

SUP 926

Reasons: Covered in MOD 533.

NOC 927

928  
to  
952

NOT allocated.

(MOD)

ARTICLE 7S6

NOC

**Special Agreements**

(MOD) 374

§ 1. Two or more Members may, under the provisions for special arrangements in ~~Article 31 of the Convention~~ Constitution, conclude special agreements regarding the sub-allocation of bands of frequencies to the appropriate services of the participating countries.

(MOD) 375

§ 2. Two or more Members may, under the provisions for special arrangements in ~~Article 31 of the Convention~~ Constitution, conclude special agreements, as a result of a conference to which all those Members concerned have been invited, regarding the assignment of frequencies to those of their stations which participate in one or more specific services within the frequency bands allocated to these services by Article ~~8S5~~, either below 5 060 kHz or above 27 500 kHz, but not between those limits.

(MOD) 376

§ 3. Members may, under the provisions for special arrangements in ~~Article 31 of the Convention~~ Constitution, conclude, on a worldwide basis, and as a result of a conference to which all Members have been invited, special agreements concerning the assignment of frequencies to those of their stations participating in a specific service, on condition that such assignments are within the frequency bands allocated exclusively to that service in Article ~~8S5~~.

NOC 377  
and  
378

MOD 379

§ 6. ~~In accordance with the provisions of Article 10, the International Frequency Registration Board~~ The Director of the Radiocommunication Bureau and the Chairman of the Radio Regulations Board may be invited to send representatives to participate in an advisory capacity in the preparation of these agreements and in the proceedings of the conferences, it being recognized that in the majority of cases such participation is desirable.

(MOD) 380 § 7. If, besides the action they may take in accordance with No. 375, two or more Members coordinate the use of individual frequencies in any of the frequency bands covered by Article 8~~SS~~<sup>S5</sup> before notifying the frequency assignments concerned, they shall in all appropriate cases inform the ~~Board~~Bureau of such coordination.

381  
to  
390

NOT allocated.

Reasons: Consequential to the decisions of APP-92.

SUP

#### CHAPTER IV

SUP

#### ~~Coordination, Notification and Registration of Frequencies~~

SUP

#### ARTICLE 10

SUP

#### ~~International Frequency Registration Board~~

SUP

990  
to  
1016

Reasons: Article 10 in its substance is incorporated in the Constitution/Convention.

Note by VGE - The substance of Nos. 1012 and 1016 is included in Article S14 of Simplified Procedures.

1017  
to  
1040

NOT allocated.

**ANNOTED TEXT OF THE SIMPLIFIED PROCEDURE**

**CHAPTER SIII**

**Coordination, Notification and Recording of Frequency  
Assignments and Plan Modifications**

	<b>ARTICLE S7</b>	<b>*</b>
	<b>Application of the Procedures</b>	
	1.1 The procedures of this Chapter shall be applied by administrations, the Radio Regulations Board (the Board) and the Radiocommunication Bureau (the Bureau) for the purposes of:	CS37, 97, 215; CV168 - 173
	a) obtaining coordination with, or the agreement of, other administrations whenever such a requirement is specified in one or more provisions of these Regulations (see Article S9);	RR Articles 11, 14, 14A; parts of the world plans
	b) effecting a modification to the world plan of ... (see Article S10); VGE Note 1	
	c) notifying to the Bureau frequency assignments for the purposes of examination and recording in the Master Register (see Article S11).	RR Articles 12, 13, etc.
	1.2 Any administration may request the assistance of the Board or the Bureau in the application of any part of the procedures of this Chapter (see Articles S13 and S14).	Summary of over 30 RR references
	1.3 If it is requested by any administration, particularly by the administration of a country in need of special assistance, the Bureau shall use such means at its disposal as are appropriate in the circumstances and shall render the assistance requested in the application of the procedures of this Chapter.	RR999, 1184, 1218, 1452, 1580, etc.
	1.4 The Board shall, in accordance with the relevant provisions of the Constitution, the Convention and these Regulations, approve the Rules of Procedure which shall be applied by the Bureau (see Article S13, Section III).	CS94 and 95

VGE Note 1 The scope of application of Article S10 to be decided by WRC-95.

\* Sources and remarks in the right-hand column are indicative and not comprehensive.

	1.5 In a case of harmful interference involving the application of the provisions of Article <b>S15</b> , Section VI, except when there is an obligation to eliminate harmful interference under the provisions of this Chapter, administrations are urged to exercise the utmost goodwill and mutual cooperation taking into account all the relevant technical and operational factors of the case.	CS12; CV173; RR1772, 1943 and 1944
	<b>ARTICLE S8</b>	
	<b>Status of Frequency Assignments Recorded in the Master International Frequency Register</b>	
	2.1 The international rights and obligations of administrations in respect of their own and other administrations' frequency assignments <sup>1</sup> shall be derived from the recordings in the Master International Frequency Register (the Master Register) or from their conformity, where appropriate, with a plan. Such rights shall be conditioned by the provisions of these Regulations and those of any relevant frequency allotment or assignment plan.	General statement derived from RR Articles 12 and 13 and the world frequency allotment or assignment plans
	2.2 A frequency assignment shall have the right to international protection from harmful interference when it is recorded in the Master Register with the indication that it is in accordance with a frequency allotment or assignment plan adopted by a Conference or as modified following successful application of the procedure for modification of the relevant plan. This protection shall be afforded to allotments or assignments appearing in a world or a regional plan, to the extent provided by these Regulations and the relevant agreement. In the case of a regional plan, such protection shall be limited to the countries which are parties to the relevant regional agreement; relations between parties and non-parties are governed by the provision of these Regulations. The right to international protection from harmful interference shall also be afforded to any frequency assignment to a station in the fixed service in the high frequency bands selected in accordance with Nos. 5.8 and 7.2 of Articles <b>S11</b> and <b>S13</b> respectively.	RR1416
	<sup>1</sup> 2.1.1 The expression "frequency assignment" wherever it appears in this Chapter shall be understood to refer either to a new frequency assignment or to a change in an assignment already recorded in the Master Register. Additionally, wherever the expression relates to a space station in the geostationary-satellite orbit, it shall be associated with a nominal location in that orbit.	Footnotes A.12.1, A.13.1, Footnote 2 to No. 4.1 a) of Appendix 30 and Footnote 4.1.1 of Appendix 30A

\* Sources and remarks in the right-hand column are indicative and not comprehensive.

	2.3 Any frequency assignment recorded in the Master Register with an indication that it is in accordance with the Table of Frequency Allocations and the associated provisions <sup>VGE Note 2</sup> of these Regulations shall have the right to international recognition. For such an assignment, this right means that other administrations shall take it into account when making their own assignments in order to avoid harmful interference.	RR341, 1240, 1242, 1248 and 1417
	2.4 A frequency assignment shall be known as a non-conforming assignment when it is not in accordance with the Table of Frequency Allocations or the associated provisions <sup>VGE Note 2</sup> of these Regulations. Such an assignment shall be recorded for information purposes, only when the notifying administration states that it will be operated in accordance with 2.5. (See also [RR342].)	RR342, 1419, 1420 and 1560
	2.5 A non-conforming assignment, as defined in No. 2.4, shall neither cause harmful interference to any of the assignments described in Nos. 2.2 and 2.3 nor claim protection from harmful interference from any such assignment. In the event of a complaint of harmful interference to any assignment described in Nos. 2.2 and 2.3 from a non-conforming assignment the administration which notified the latter shall immediately investigate and eliminate the interference.	RR342, 1419, 1420 and 1560

<sup>VGE Note 2</sup> Difficulties have arisen from the absence of a precise definition of the term "associated provisions". For the purposes of the Simplified Procedures the VGE has continued to use this term but recognises that it must be identified definitively, that it will be for the Bureau to do so, and that the identification must be reflected in a development of the Rules of Procedure to be processed in accordance with Section III of Article S13 of the Simplified Procedures. The WRC-95 may wish to give a specific instruction to the Bureau on this point.

\* Sources and remarks in the right-hand column are indicative and not comprehensive.

	<b>ARTICLE S9</b>	
	<b>Procedure for Effecting Coordination with or Obtaining Agreement of Other Administrations<sup>1, 2, 3, 4</sup></b>	
	<b>Section I. Advance Publication of Information on Planned Satellite Networks or Satellite Systems</b>	
	<b>1</b> A.S9.1 For the application of the provisions of this Article with respect to stations in a space radiocommunication service using frequency bands covered by the fixed-satellite service allotment plan, see also Appendix 30B and Resolution 107 (Orb-88).	A.11.3
	<b>2</b> A.S9.2 These procedures may be applicable to stations on board satellite launching vehicles.	A.11.4
	<b>3</b> A.S9.3 See Resolution 46 (WARC-92).	A.11.5
	<b>4</b> A.S9.4 See Appendices 30 and 30A for the coordination of frequency assignments of other services in relation to stations of the broadcasting-satellite service and to stations of feeder links for this service in the bands covered by these appendices.	A.11.1
	<b>3.1</b> Before initiating any action under this Article in respect of frequency assignments for a satellite network or a satellite system, an administration, or one <sup>5</sup> acting on behalf of a group of named administrations, shall prior to the coordination procedure described in Section II below, where applicable, send to the Bureau a general description of the network or system for advance publication in the Weekly Circular. The characteristics to be provided for this purpose are listed in Appendix S4. The coordination or notification information may also be communicated to the Bureau at the same time; it shall be considered as having been received by the Bureau not earlier than six months after the date of receipt of the information for advance publication.	RR Article 11 Section I (and other sources) in a simplified form RR1042 etc., RR1058E
	<b>5</b> 3.1.1 Whenever under this provision an administration acts on behalf of a group of named administrations, all members of that group retain the right to respond in respect of their own networks or systems.	New provision

\* Sources and remarks in the right-hand column are indicative and not comprehensive.

	3.1bis Amendments to the information sent in accordance with the provisions of No. 3.1 shall also be sent to the Bureau as soon as they become available. Modifications which are of such nature as to significantly change the character of the network may require recommencing the advance publication procedure.	RR1043; The Bureau's action in the application of this paragraph is contained in Rules of Procedure
	3.2 Upon receipt of the Weekly Circular containing information published under No. 3.1, if an administration believes that interference which may be unacceptable may be caused to its existing or planned networks or systems it shall within four months of the date of the Weekly Circular communicate its comments and shall, at the same time, give to the publishing administration particulars of the interference foreseen to its existing or planned satellite systems. A copy of these comments shall also be sent to the Bureau. <sup>1</sup> Thereafter both administrations shall endeavour to cooperate in joint efforts to resolve any difficulties, with if necessary the assistance of the Bureau, and shall exchange any additional relevant information that may be available.	RR Article 11 Section I (and other sources) in a simplified form  RR1047 etc.
	<sup>1</sup> 3.2.1 In a frequency band where these Regulations do not specify a pfd limit, the administration may also supply particulars of terrestrial stations.	Resolution 46, Section I, para. 1.4.
	3.2bis In the case of difficulties, the administration responsible for the planned network shall explore all possible means to resolve the difficulties without considering the possibility of adjustment to networks of other administrations. If no such means can be found, the administration responsible for the planned network may request the other administrations to explore all possible means to meet its requirements. The administrations concerned shall make every possible effort to resolve the difficulties by means of mutually acceptable adjustments to their networks.	RR1050-1053
	3.3 Action under No. 3.1 shall be taken not earlier than six years and preferably not later than two years before the planned date of introduction of the network or system (see also No. 5.23). A response under No. 3.2 shall be made as soon as possible and in any case within four months after the publication of the relevant Weekly Circular. These measures shall be taken solely for the purposes of informing all administrations of developments in the use of space radiocommunications and minimizing any difficulties that might otherwise arise during the coordination stage. (See also 5.27.)	RR Article 11 Section I (and other sources) in a simplified form

\* Sources and remarks in the right-hand column are indicative and not comprehensive.

	<b>Section II. Coordination Procedure<sup>1</sup></b>	
	<b>1 A.S9.II.1</b> These procedures may be applicable for earth stations of the earth exploration-satellite service, space research service, space operation service and radiodetermination-satellite service intended to be used while in motion or during halts at unspecified points.	A.11.2
	<b>Sub-Section IIA. Requirement and Request for Coordination</b>	
	<b>3.4</b> Before an administration <sup>1, 2</sup> notifies to the Bureau or brings into use a frequency assignment in any of the cases listed below, it shall effect coordination with other administrations identified under No. 3.10:	General statement from RR Article 11, RR1060, etc.
	<b>1 3.4.1</b> In the case of coordination of an assignment in a satellite network in relation to another satellite network, an administration may act on behalf of a group of named administrations. Whenever, under this provision, an administration acts on behalf of a group of named administrations, all members of the group retain the right to respond in respect of their own networks or systems.	New provision
	<b>2 3.4.2</b> If a frequency assignment is brought into use before commencement of the coordination procedure, when coordination is required, the operation in advance of the application of the procedure shall, in no way, afford any priority of the date.	RR1060B
	<b>a)</b> for a station in a satellite network using the geostationary-satellite orbit in respect of any other satellite network using that orbit, for all space radiocommunication services and frequency bands except those covered by a world plan;	RR1060
	<b>b)</b> for a station of the fixed-satellite service in a frequency band shared on an equal primary basis with the broadcasting-satellite service in respect of space stations of the latter service which are subject to a plan;	Appendix 30, Article 7, No. 7.2.1
	<b>c)</b> for a station of the fixed-satellite service in a frequency band shared on an equal primary basis with the feeder links of the broadcasting-satellite service which are subject to a plan;	Appendix 30A, Article 7, Nos. 7.1 and 7.2

\* Sources and remarks in the right-hand column are indicative and not comprehensive.

	d) for a space station in the broadcasting-satellite service, in any band allocated to that service for which there is no frequency allotment or assignment plan, in respect of other satellite networks;	Res. 33, Section B
	e) for a space station in the broadcasting-satellite service, in any band shared on an equal primary basis with terrestrial services and in which there is no plan for the broadcasting-satellite service, in respect of terrestrial services;	Res. 33, Section A
	f) for a station in a satellite network using a non-geostationary-satellite orbit in the frequency bands to which Resolution 46 applies in respect of any other satellite network using a non-geostationary-satellite orbit, and in respect of any other satellite network using the geostationary-satellite orbit;	Resolution 46, Section II, No. 2.1
	g) for a station in a satellite network using the geostationary-satellite orbit in the frequency bands to which Resolution 46 applies in respect of any other satellite network using a non-geostationary-satellite orbit;	Resolution 46, Section II, No. 2.2
	h) for a station in a satellite network using a non-geostationary-satellite orbit in the frequency bands to which Resolution 46 applies in respect of stations of terrestrial services where the pfd limits are exceeded; <sup>VGE Note 3</sup>	Resolution 46, Section II, No. 2.1
	i) any individual earth station or typical mobile earth station in frequency bands above 1 GHz allocated with equal rights to space and terrestrial services and where the coordination area of the earth station includes the territory of another country; <sup>VGE Note 4;</sup>	RR1107

**VGE Note 3** The WRC-95 will need to consider the question of coordination between space station assignments using the geostationary-satellite orbit and terrestrial stations required under RR 723C, 726D, 746B, 753F and 760A. (A full list is given in Appendix S5 Table S5-1A).

**VGE Note 4** WRC-95 may wish to review the limit of 1 GHz which stems from RR1107 and RR1148.

\* Sources and remarks in the right-hand column are indicative and not comprehensive.

	j) a fixed earth station or typical earth station in respect of terrestrial stations in frequency bands to which Resolution 46 applies allocated with equal rights to space and terrestrial services and where the coordination area of the earth station includes the territory of another country;	Resolution 46, Section III
	k) any transmitting station of a terrestrial service in the bands mentioned in No. 3.4 i) within the coordination area of an earth station;	RR1148
	l) any transmitting station of a terrestrial service within the coordination area of an earth station in a non-geostationary satellite network in frequency bands to which Resolution 46 applies;	Resolution 46, Section IV
	m) any transmitting station of a terrestrial service in a frequency band shared on an equal primary basis with the broadcasting-satellite service;	Appendix 30, Article 6, No. 6.1.1 Resolution 33, Section A
	n) any station intended to use one of the frequencies 490 kHz, 518 kHz or 4 209.5 kHz for NAVTEX transmissions;	RR Article 14A and Res. No. 329 See also comments on RR1633-1644
	o) any station of a service for which the requirement to coordinate or to obtain the agreement of other administrations is included in a footnote of the Table of Frequency Allocations or in any other provision of these Regulations. <small>VGE Note 5</small>	RR Article 8, footnotes relating to Article 14 and other provisions (e.g. RR2546, 2585, 2627)
	3.5 The word "coordination" as used throughout this Article refers also to the process of obtaining agreement of other administrations when required by these Regulations.	Editorial statement essential for simplification

VGE Note 5 The WRC-95 may wish to specify that this procedure shall be applied also to these other provisions where the agreement of another administration is required.

\* Sources and remarks in the right-hand column are indicative and not comprehensive.

	3.6 Whenever there is a requirement to effect more than one form of coordination, the requests shall be appropriately identified by reference to Nos. 3.4 a) to 3.4 o), and they shall as far as possible be sent and where appropriate shall be published simultaneously.	Provision required to simplify the text in cases when more than one procedure is applicable to a satellite network
	3.7 If there is a requirement to obtain agreement under No. 3.4 o) as well as coordination under any other provision of No. 3.4 the agreement obtained under No. 3.4 o) shall be considered as valid for the purposes of that other provision in relation to the administration concerned.	RR 1060.1
	3.8 Whenever there is a requirement to apply the procedure of modification of a plan and to effect one or more related forms of coordination, the requests shall be appropriately identified by reference to Nos. 3.4 a) to 3.4 o) and they shall as far as possible be sent and where appropriate shall be published simultaneously.	Provision required to avoid confusion in cases when more than one procedure is applicable to a system or network
	3.9 Coordination may be effected for satellite network using the information relating to the space station, including its service area, and the parameters of one or more typical earth stations located in the service area of the space station. The same provision shall apply to typical terrestrial stations except for those mentioned in No. 5.9 a) to 5.9 f).	RR1060A; Resolution 46, Annex, Nos. 2.3, 3.1 and 4.2
	3.10 Frequency assignments to be taken into account in effecting coordination are specified for each case in Appendix S5. The requesting administration shall, by applying the calculation method and criteria contained in that Appendix to those frequency assignments, identify the administrations with which coordination is to be effected.	See Appendix S5 for development
	3.11 The requesting administration may also seek the assistance of the Bureau in identifying any other administrations having assignments which may need to be taken into account.	Extension of the principle in RR1619D and 1619E. See also Resolution 46, Annex, footnote to No. 2.7.2

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	3.12 The requesting administration shall then send to the identified administrations, with a copy to the Bureau <sup>1</sup> , a request for coordination together with the appropriate information listed in Appendix S4 to these Regulations.	RR1073, 1074, 1113, 1160 and 1611; see also Resolution 46, Annex, Nos. 2.6, 3.2, 4.2 and Appendix S4
	3.12bis The requesting administration may alternatively send the appropriate information to the Bureau for publication in the Weekly Circular <sup>2</sup> as a request for coordination.	
	<sup>1</sup> 3.12.1 Requests for coordination made under Nos 3.4 k) - 3.4 m) are not required under this provision to be copied to the Bureau.	To reflect present practice
	<sup>2</sup> 3.12bis.2 Requests for coordination made under Nos. 3.4 i) - 3.4 m) shall not be published in the Weekly Circular.	To reflect present practice
	3.13 The information sent under No. 3.12 shall also, in the cases covered by Nos. 3.4 i) or 3.4 j), include a copy of diagrams drawn to appropriate scale indicating for both transmission and reception the location of the earth station and its associated coordination area, or the coordination area related to the service area in which it is intended to operate the mobile earth station, and the data on which the diagrams are based. In respect of terrestrial stations the information shall include the locations of the stations of a terrestrial network wholly or partly within the coordination area of the relevant earth station.	RR1113, 1160
	3.14 If the responsible administration, following the application of Nos. 3.5 to 3.10, concludes that coordination is not required, it may send the relevant information of Appendix S4 to the Bureau for action under 3.16 or under Section I of Article S11.	Extension of RR1058E, 1064.1 and 1076.1
	3.15 If for any reason an administration can not act in accordance with 3.12, it shall seek the assistance of the Bureau. The latter shall then send the request to the administration concerned and shall provide the necessary assistance, taking any necessary further action under 3.21 and 3.22.	RR1093, 1130, 1134, 1169 and 1173

\* Sources and remarks in the right-hand column are indicative and not comprehensive.

	<p>3.16 On receipt of the complete information sent under No. 3.12 or No. 3.14 the Bureau shall promptly:</p> <ul style="list-style-type: none"> <li>a) examine that information with respect to its conformity with No. 5.15 a);</li> <li>b) identify in accordance with No. 3.10 any other administrations whose services may be affected;</li> <li>c) include their names in the information sent under No. 3.12;</li> <li>d) publish, as appropriate,<sup>1</sup> the complete information in the Weekly Circular;</li> <li>e) inform all administrations of the publication using the most modern means of communications;</li> <li>f) inform the administrations concerned of its actions, communicate the results of its calculations, drawing attention to the relevant Weekly Circular.</li> </ul>	General provisions consolidating parts of RR Articles 11 - 14; Resolutions 33 and 46
	<p><sup>1</sup> 3.16.1 Requests for coordination under Nos. 3.4 i) - 3.4 m) shall not be published in the Weekly Circular.</p>	To reflect present practice
	<p>3.17 Following receipt of the Weekly Circular, an administration believing that it should have been included in the request shall, within four months of the date of publication, inform the initiating administration and the Bureau, giving its technical reasons for doing so, and shall request that its name be included.</p>	Consolidation of RR 1080, 1617 and 1619
	<p>3.18 The Bureau shall study this information on the basis of Appendix S5 and the Rules of Procedure and shall inform both administrations of its conclusions.</p>	Provision to verify action under No. 3:17
	<p>3.19 When these Regulations do not permit the identification of all affected administrations, those Administrations not responding within the time limit specified in No. 3.17 shall be regarded as unaffected.</p>	Extension of the point in RR1618

\* Sources and remarks in the right-hand column are indicative and not comprehensive.

	3.20 The administration seeking agreement and those with which it is sought, or the Bureau, may request any additional information they consider necessary. The Bureau shall be sent copies of any such requests and the replies.	Consolidation of RR1085, 1100, 1141, 1167, 1621, etc.
	<b>Sub-Section IIB. Acknowledgement of Receipt of a Request for Coordination</b>	
	3.21 An administration receiving a request for coordination shall, within 30 days from the date of the relevant Weekly Circular, acknowledge receipt by telegram to the requesting administration, with a copy to the Bureau. In the absence of an acknowledgement of receipt of its request within the 30 days the requesting administration shall send a telegram requesting an acknowledgement, with a copy to the Bureau.	Consolidation of RR1082, 1090, 1115, 1131, 1162, etc.
	3.22 If there is no acknowledgement of receipt within 15 days of its second request sent under No. 3.21 the requesting administration may seek the assistance of the Bureau. In this event the Bureau shall forthwith send a telegram to the administration which has failed to reply requesting an immediate acknowledgement.	Consolidation of RR1082, 1090, 1115, 1131, 1162, 1692, etc.
	3.24 If there is no acknowledgement of receipt within 30 days after the Bureau's action under No. 3.22 it shall be deemed that the administration which has failed to acknowledge receipt has undertaken:  a) that no complaint will be made in respect of any harmful interference affecting its own assignments which may be caused by the assignment for which coordination was requested; and  b) that the use of its own assignments will not cause harmful interference to the assignment for which coordination was requested.	Consolidation of RR1101 - 1103, 1142 - 1144, 1639 - 1641

\* Sources and remarks in the right-hand column are indicative and not comprehensive.

Sub-Section IIC. Action Upon a Request for Coordination		
	<p>3.25 An administration having received a request for coordination, or having been included in the procedure following action under No. 3.17, shall promptly examine the matter with regard to interference which may be caused to or by its own assignments<sup>1, 2</sup>. For the assignments to be taken into account, see Appendix S5<sup>3</sup>.</p>	<p>Consolidation of RR1084, 1117 - 1119, 1164 - 1166; see also Resolution 46, Annex Nos. 2.8, 3.4 - 3.4.2 and 4.4</p>
1	<p>3.25.1 In cases where the administration with which the coordination has been sought is unable to assess interference, which may be caused by its own assignments, it should provide details of those assignments to the requesting administration.</p>	<p>New provision for clarification</p>
2	<p>3.25.2 In the absence of specific provisions in these Regulations relating to the evaluation of interference, the calculation methods and the criteria should be based on relevant ITU-R recommendations agreed by the administrations concerned. In the event of disagreement on a Recommendation or in the absence of such a Recommendation, the methods and criteria shall be agreed between the administrations concerned. Such agreements shall be concluded without prejudice to other administrations.</p>	<p>RR1107.1, 1118.1, 1119.1, 1164.1</p>
3	<p>3.25.3 Where Appendix S5 specifies a period for which planned assignments may be taken into account, that period may be extended by agreement between the administrations concerned.</p>	<p>RR1120, 1165</p>
	<p>3.27 Following its action under No. 3.25 the administration with which coordination was sought shall within four months of the date of the relevant Weekly Circular either inform the requesting administration and the Bureau of its agreement<sup>VGE Note 6</sup> or act under No. 3.28. In the case of a request for coordination which is not required to be published in the Weekly Circular, the (i.e. 3.4 i) - 3.4 m)), four-month period shall commence on the date of the request.</p>	<p>RR1084, 1121, 1166 and 1617; Resolution 46, Annex, Nos. 3.5 and 4.5 but also see No. 2.8 of Annex to Resolution 46</p>

VGE Note 6 It is assumed that the Rules of Procedure will provide for the case when an administration informs the Bureau that it is prepared to accept a level of interference exceeding that considered during the coordination stage.

• Sources and remarks in the right-hand column are indicative and not comprehensive.

	<p>3.28 If an administration, following its action under Nos. 3.25 does not agree to the request for coordination, it shall within the same period inform the requesting administration of its disagreement and shall provide information concerning its own assignments upon which that disagreement is based. It shall also make such suggestions as it is able to offer with a view to a satisfactory resolution of the matter. A copy of that information shall be sent to the Bureau. Where that information relates to terrestrial stations within the coordination area of an earth station it shall be treated as notifications under Nos. 5.2 or 5.3.</p>	<p>RR1084, 1124 - 1125, 1166 and 1619</p>
	<p>3.29 Thereafter, the requesting and responding administrations shall make all possible mutual effort, to overcome the difficulties, in a manner acceptable to the parties concerned.</p>	<p>RR1085A and 1620</p>
	<p>3.30 Either the administration seeking coordination or one whose assignments may be affected thereby may request additional information which it may require to assess the interference to its own assignments or to assist in resolving the matter.</p>	<p>RR1085, 1128, 1167 and 1621</p>
	<p>3.31 All administrations may use correspondence, any appropriate means of telecommunication, or meetings as necessary to assist in resolving the matter, the results of which shall be communicated to the Bureau.</p>	<p>RR1085B</p>
	<p>3.32 In exceptional cases involving networks of the fixed-satellite service, the requesting administration may undertake multilateral coordination in the form of a multilateral planning meeting (MPM) in the following frequency bands:</p> <p style="text-align: center;">3 700 - 4 200 MHz 5 850 - 6 425 MHz 10.95 - 11.20 GHz 11.45 - 11.70 GHz 11.70 - 12.20 GHz 12.50 - 12.75 GHz<sup>1</sup> 14.00 - 14.50 GHz</p>	<p>RR1085C, 1085C1, 1085D, 1087B, 1087C, 1087D and 1189</p>

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1	3.32.1 When a fixed-satellite network is to be operated in the frequency band 12.5 - 12.75 GHz as well as under [No. 845] in the frequency band 12.2 - 12.5 GHz this provision may apply for coordination of the network.	RR1085C2
	3.33 The administration seeking coordination may initiate action to convene an MPM in accordance with <b>resolves 1 to 7 of Resolution 110</b> to resolve mutually the difficulties and effect the coordination of the satellite network. The results shall be regarded as coordination agreements among the administrations participating and shall in no way prejudice the rights of non-participants.	RR1085C, 1085C1, 1085C2, 1085D, 1087B, 1087C, 1087D and 1189
	3.33bis An administration which initiated the coordination, as well as any administration with which coordination is sought, shall communicate to the Bureau any modifications to the published characteristics of their respective networks that were required to reach agreement on the coordination. The Bureau shall publish this information in accordance with No. 3.16 d), indicating that these modifications resulted from the joint effort of the administrations concerned to reach agreement on coordination and for this reason they should be given special consideration.	RR1087A
	3.34 If there is disagreement between the administration seeking coordination and an administration with which coordination is sought as to the level of acceptable interference, either may seek the assistance of the Bureau; in such a case it shall provide the necessary information to enable the Bureau to endeavour to effect such coordination.	RR1089, 1092, 1094, 1130, 1133, 1135, 1169, 1172 and 1174
	<b>Sub-Section IID. Action in the Event of No Decision or Disagreement Upon a Request for Coordination</b>	
	3.35 If an administration with which coordination is sought fails to reply or to give a decision in the matter within the four-month period specified in No. 3.27, the requesting administration may seek the assistance of the Bureau.	RR1089, 1091, 1130, 1132, 1169 and 1171
	3.36 The Bureau, acting on a request for assistance under No. 3.35, shall forthwith request the administration concerned to give an early decision in the matter.	RR1097, 1138 and 1177

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	3.37 If the administration concerned still does not give a decision in the matter within thirty days of the Bureau's action under No. 3.36 the provisions of No. 3.24 a) and b) shall apply.	RR1101 - 1103, 1142 - 1144, 1181
	3.38 If there is continuing disagreement, or if any administration involved in the matter has requested the assistance of the Bureau, the latter shall seek any necessary information to enable it to assess the interference. It shall communicate its conclusions to the administrations involved.	RR1099 - 1100, 1140 - 1141 and 1179 - 1180
	3.39 If after the Bureau has communicated its conclusions to the administrations involved the disagreement remains unresolved, the administration which requested coordination shall, having regard to the other provisions of this Section, defer the submission of its notice of frequency assignments under Article S11 to the Bureau for six months from the date of the Weekly Circular containing the request for coordination.	RR1183
	3.40 If at the date of receipt of a notice under No. 3.39 above the Bureau has been informed of a continuing disagreement, it shall examine the notice under No. 5.15 c) <sup>1</sup> and shall act in accordance with No. 5.18.	See Nos. 5.15 c) and 5.19 - 5.21 of the Simplified Procedures for continuation
	<sup>1</sup> 3.40.1 A notice of a frequency assignment, for which coordination was requested under No. 3.4 o) and about which there is a continuing disagreement, shall not be examined under No. 5.15 c); it shall, however, be examined under No. 5.15 a) taking into account No. [ADD 436A].	To reflect present practice

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	ARTICLE S10 <sup>VGE Note 1</sup>	<u>General Statement applicable to the whole of Article S10</u> This new Article S10 embodies the principles adopted by the VGE for drafting the Simplified Procedures, especially: a) the means of identifying affected administrations; b) transparency in operation of the procedure; and c) automatic termination of the procedure with no open end.
	<b>Procedure for Modification of a Frequency Allotment or Assignment Plan</b>	
	4.1 For all world frequency allotment or assignment plans contained in Appendices to these Regulations, the Bureau shall maintain the master copies of the plans, incorporating any agreed modifications <sup>VGE Note 7</sup> , and shall provide such copies in an appropriate form for publication by the Secretary-General when justified by circumstances.	
	4.2 Before notifying any assignment which is subject to a plan the administration shall ensure that it is in conformity with the plan. <sup>1</sup> If the assignment is not in conformity the administration shall apply the procedure <sup>2</sup> . <sup>VGE Note 8</sup> to effect an appropriate modification to the plan by seeking the agreement of the administrations, which are identified in accordance with Appendix S6, as having planned allotments or assignments which may be affected by the proposed modification.	

<sup>VGE Note 1</sup> The scope of application of Article S10 to be decided by the WRC-95.

<sup>VGE Note 7</sup> Regional plans have legally different sources and status from the plans so far made by WARC's and attached as Appendices to the Radio Regulations. As such the regional plans are not open to any modification by a future world radio conference. It would NOT therefore be possible for the WRC-95 to modify the procedures of these regional plans. It would, however, be possible for the WRC to consider the potential value of the Simplified Procedures to these plans and to adopt Recommendations to the appropriate future regional conferences urging substitution, to the maximum feasible extent, of elements of the Simplified Procedures.

<sup>VGE Note 8</sup> The WRC-95 will need to decide whether this Article is to be applied to the Plans of Appendices 25, 30 and 30A. The VGE recommends that it should NOT be applied to the Plans of Appendices 26, 27 and 30B.

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1	4.2.1 An assignment is subject to a plan when it is for a station in a radiocommunication service and in a frequency band and in a geographical area covered by a plan. An assignment is in conformity with the plan, if it appears in the plan, or corresponds to an allotment in the plan, or if the procedure for modification of the plan has been successfully applied.	
2	4.2.2 Where an existing plan contains a supplementary or alternative procedure that procedure shall continue to be applied.	
	4.3 A proposed modification to a plan may consist of: a) a change in the characteristics of an entry in the plan; or b) the inclusion of a new entry in the plan; or c) the cancellation of an entry in the plan.	
	4.4 For the purposes of effecting a modification to a plan the administration concerned shall, having regard to the relevant provisions associated with the plan, identify the other affected administrations. It shall send to them a request for their agreement giving the relevant information listed in Appendix S4 and shall send a copy to the Bureau. This action shall be taken within the time limits specified in the relevant appendix.	
	4.5 Whenever there is a requirement to apply the procedure of modification of a plan and to effect one or more related forms of coordination, the requests shall be appropriately identified and they shall as far as possible be sent and published simultaneously.	

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	<p>4.6 The Bureau, upon receiving a copy of the request under No. 4.4 shall:</p> <ul style="list-style-type: none"> <li>a) determine in accordance with Appendix S6 the administrations whose allotments or assignments are considered to be affected;</li> <li>b) include their names in the information received under No. 4.4;</li> <li>c) publish the complete information in its Weekly Circular;</li> <li>d) promptly inform all administrations affected of its actions and the results of its calculations, drawing their attention to the relevant Weekly Circular.</li> </ul>	
	<p>4.7 Following receipt of the Weekly Circular, an administration believing that it should have been included in the request for agreement shall promptly inform the requesting administration, giving its reasons for doing so, with a copy to the Bureau, and shall request that its name be included. The Bureau shall study this information on the basis of Appendix S6 and the relevant Rules of Procedure and shall inform both administrations of its conclusions.</p>	
	<p>4.8 The administration seeking agreement and those with which it is sought, or the Bureau, may request any additional information they consider necessary. The Bureau shall be sent copies of any such requests and the replies.</p>	
	<p>4.9 Upon receipt of the request for agreement to the modification of the plan, the affected administration shall, within a period of four months from the date of publication of the relevant Weekly Circular, inform the requesting administration and the Bureau of its agreement<sup>VGE Note 9</sup> or indicate its disagreement with the reasons therefor.</p>	

VGE Note 9 It is assumed that the Rules of Procedure will provide for the case when an administration informs the Bureau that it is prepared to accept a level of interference exceeding that resulting from the plan.

\* Sources and remarks in the right-hand column are indicative and not comprehensive.